## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION



UNITED STATES OF AMERICA,

Plaintiff,

Case: 4:24-cr-20445 Judge: Behm, F. Kay

MJ: Ivy, Curtis

Filed: 08-14-2024 At 09:40 AM

SEALED MATTER (tt)

SYNCZRE AMIR DYSON,

v.

Violation: 18 U.S.C. § 922(o)

Defendant.

## **INDICTMENT**

The Grand Jury charges:

## **COUNT ONE**

18 U.S.C. § 922(o)

Possession of a Machinegun

On or about July 31, 2024, in the Eastern District of Michigan, the defendant, Synczre Dyson, knowingly possessed a machinegun, that is, a Glock, model 17, 9mm caliber pistol containing an auto sear, in violation of Title 18, United States Code, Section 922(o) and 924(a)(2).

## FORFEITURE ALLEGATIONS

The allegations contained in Count One of this Indictment are hereby realleged and incorporated by reference for the purpose of alleging forfeiture. Pursuant to Fed.R.Cr.P. 32.2(a), the government hereby gives notice to the defendant of its intention to seek forfeiture of all proceeds of the alleged violations, direct or indirect, or property traceable thereto; all property that facilitated the commission of the violations alleged, or property traceable thereto; all property involved in, or property traceable to, the violations alleged in this Indictment.

THIS IS A TRUE BILL.

Date: August 14, 2024

s/GRAND JURY FOREPERSON

DAWN N. ISON United States Attorney

s/ANTHONY P. VANCE
ANTHONY P. VANCE
Assistant United States Attorney
Chief, Branch Offices

s/TIMOTHY M. TURKELSON
TIMOTHY M. TURKELSON
Assistant United States Attorney
600 Church Street, Suite 210
Flint, MI 48502
Telephone number: (810) 766-5177
Timothy.turkelson@usdoj.gov

Case: 4:24-cr-20445

Companion Case information MUST be completed by A

Eastern District of Michigan	Criminal Case Co	MJ: Ivy, Curtis	
NOTE: It is the responsibility of the Assistant U.S. A	Attorney signing this form to com	Filed: 08-14-2024 SEALED MATTER (tt)	)
Companion Case Information	n	Companion Case Number:	
This may be a companion case based upon LCrR 57.10 (b)(4)¹:		Judge Assigned:	
☐ Yes ☑ No		AUSA's Initials: TT	
Case Title: USA v. Synczre /			
County where offense occu	rred: Genesee		
Check One:	☐ Misc	lemeanor	☐ Petty
Indictment/Info Indictment/Info	rmation based upon Lo	laint. rior complaint [Case numbe CrR 57.10 (d) [Complete Supe	
Runareadina Caea Informatia	P)		
Superseding Case Informatio	<u>                                      </u>		
Superseding to Case No:		Judge:	
Original case was termina Corrects errors; no addition Involves, for plea purpose	ated; no additional charge onal charges or defendan es, different charges or ad	s or defendants. ts.	
Original case was termina Corrects errors; no addition Involves, for plea purpose	ated; no additional charge onal charges or defendan es, different charges or ad	s or defendants. ts. ds counts. onal defendants or charge	
Original case was termina Corrects errors; no addition Involves, for plea purpose Embraces same subject r	ated; no additional charge onal charges or defendan es, different charges or ad matter but adds the additio	s or defendants. ts. ds counts. onal defendants or charge	es below:
Original case was termina Corrects errors; no addition Involves, for plea purpose Embraces same subject r	ated; no additional charge onal charges or defendan es, different charges or ad matter but adds the addition Char	s or defendants. ts. lds counts. onal defendants or charge ges <u>Prior Co</u>	es below: omplaint (if applicable)
Original case was termina Corrects errors; no addition Involves, for plea purpose Embraces same subject re Defendant name	ated; no additional charge onal charges or defendan es, different charges or ad matter but adds the addition Char	s or defendants. ts. lds counts. onal defendants or charge ges <u>Prior Co</u>	es below: omplaint (if applicable)

<sup>&</sup>lt;sup>1</sup> Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.